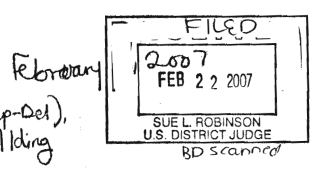
Lostone File Obland me Pelen Daller bloom layer.

Gbeke Michael Awala No. 82074-054 Moshannon Valley Correctional Conter P.O. Box 2000 07-61 Philipsburg. PA16866

Senator, Joseph J. Biden. Jr. (Rep-Del), 201 Russell Senate Office Building Washington, DC 20510



Dear Senator Bider, Jr.

In Re: Awala Vs. Chief Judge Sue L. Robinson etal.

Of The Ucquil Rostmostcu Gant Forma District of Delaue

Sir, In my Case, U.S. vs Awala, Cr. 04-90-KAJ, I have alleged in the above Lawsuit against the chief Judge Sue L. Robinson, a Complaint as Athe discharge of their Individual duties, and Conduct that, the chief Judge did, Since she Pleases the Government, in such a manner that has Contrived a Conviction through the Pretense of a trial which in truth is but used as a means of depriving me of my Liberty and U.S. Citizenship Status, by birth in miami, Florida, on may 17, 1971, the Chief Judge having knowledge of the inacciracy,

endured the apocalyptic hardship of oppressive Conducts Procured by Ms. Beth Moschow-Schnou, Asst. U.S. Attorney Office, Delaware, through Judge Kent A Jordan, both Judges having failed to establish a good Practice and Lost respect and admiration of the Bench, used a means through deliberate deception of Court and Jury by the presentation of testimony known to be Perjured, Such a Contriverce by them and the Government to procure the Conviction under 8 U.S.C. sec 1326; Is now Submitted in Scrolls as Inconsistent with the rudimentary demands of Justice and as is the arrogation of power Congress Solely regulated in the Federal Court, whereas, I am actually Innocent and holding on to my faith in the Senate and House of Representatives. See Keary V. Farmers & Merchants Bank (1842) 41 US 89, 16 Pet 89, 10 LGd. 897, held Congress has sole authority to regulate practice of Rederal Courts. See also Railway Co. v. Whitton's Admir (1872) 80 US 270, 13 wall 270, 20 1 Ed. 571, held, Manner and Condition: open which Judicial power-shall be exercised exert as to original and appellate Jurisdiction Specially designated

Case_1:07-cv-00061-GMS Document 7 Filed 02/22/2007 Page 3 of 3

In Constitution, are matter of Legislative discretion.

Senator Biden Jr, applying this principles in this Letter, for the reason stated above, I had been influenced by a reasonable assurance, that you as well as other members of the Congress and of our Society would question the actions of these accused Judges, Kent A Jordon, Sve L. Robinson, and Senator Arten Specter. Moreover, It was relevant to Include your obligation of Citizens, to ensure the alleged Jidges Solomits to the rues, so I named You a coplaintiff in the within action, and in other for the Civil Action Jain faith, It remained on your Signature_____, Please sign hear and return a Copy of this letter to me, I respectfully urge you Senator not to Concode anything through Complaisence, and Palliated nothing through fear. my assertion had to soon to and Josen to proof, and my foresignst become prophecy. Such as Several Members of our Society have given an opinion about You, having great Intellectual and effective, as well as expressive powers and by Some withresses who will question a Judge's Conduct on their ment Sergettle as a man of adage, be adused that as long as Incompt the Integrity, genuine principle and Steady resolution is bereft of this Judges, the title to esteem you rest in Delaware Veneration.

Thank you for your Comperation Perspectfully S.L. Respectfuly Submital

Dated 2/11/07.

3-3